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PATENT APPLICATION

JAN 2 3 2006

ATTORNEY DOCKET NO. __200304322-1

IN THE

UNITED STATES PATENT AND TRADEMARK OFFICE

inventor(s):

P. O. Box 272400

Michael F. Angelo et al

Confirmation No.: 5148

Application No.: 10/006331

HEWLETT-PACKARD COMPANY

Intellectual Property Administration

Fort Collins, Colorado 80527-2400

Examiner: DERWICH, Kristin

Filing Date:

12/05/2001

Group Art Unit:

Title:

LOCATION-BASED SECURITY FOR A PORTABLE COMPUTER

Mail Stop ISSUE FEE **Commissioner For Patents** PO Box 1450 Alexandria, VA 22313-1450

Г	CLAIMS AS AMENDED BY OTHER THA	N A S	SMALL ENTITY	
(X) (X)	No additional fee Other: Comments on Statement of Reasons for Allowan	(fee \$		
()	New fee as calculated below	()	Supplemental Declaration	
()	Response/Amendment	()	Petition to extend time to respond	
	smitted herewith is/are the following in the above-identific	ed a		
Sir:	"			
	TRANSMITTAL LETTER FOR RESPONSE	JAN	MENDMENT	

(1) FOR	(2) CLAIMS REMAINING AFTER AMENDMENT	(3) NUMBER EXTRA	HIGHEST	4) NUMBER SLY PAID FOR	PRES EX1	ENT	f	(6) RATE	ADDI	7) TIONAL ES
TOTAL CLAIMS		MINUS			=	0	×	\$50	\$	0
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			TOTAL A	DDITIONAL FI	EE FOR	THIS A	MEN	DMENT	\$	

to Deposit Account 08-2025. At any time during the pendency of this application, please charge any fees required or credit any overpayment to Deposit Account 08-2025 pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 08-2025 under 37 CFR 1.16, 1.17, 1.19, 1.20 and 1.21. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

(X) I hereby certify that this pap	er is t	eing transmitted	
to the Patent and Trademan	c Offic	e facsimile	
number <u>(571) 273-8300</u> Number of pages: 4	on	61/23/2006	

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N. Rhys Merrett

Attorney/Agent for Applicant(s)

Reg. No. 27,250

Date: 01/23/2006

Page 2/4

Application No. 10/006,331 Amndt. dated: January 23, 2006 Reply to Office Action mailed:

JAN 2 3 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application 10/006.331

Filing Date: 12/05/2001

Inventor(s): Angelo, Michael F.

For: Location-Based Security for a Portable Attorney Docket: 200304322-1

Computer.

MAIL STOP ISSUE FEE Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Confirmation No. 5148 Group Art Unit: 2132

Examiner: DERWICH, Kristin M.

Certificate of Transmission under 37 CFR 1.8 I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office

January 23, Date

N. Rhys Merrett

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Dear Sir:

The Notice of Allowance mailed January 11, 2006 was accompanied by a statement of the Examiner's reasons for allowance, including statements:

"The prior art of record fails to disclose determining the location of the computer system at boot-up and refreshing the location at predetermined intervals."

"Although utilizing location in order to determine security levels is common in the art, it is not usually used at boot-up, nor the location refreshed at predetermined time intervals."

Applicant does not necessarily concur with the Examiner's characterization of "the art". Further, these quotations are paraphrases of claim features and do not distinguish between recitations in the individual claims, the statements are potentially ambiguous and misleading.

Claim 1 includes the recitation:

"... wherein said processor receives a signal from the location module to determine at boot-up the location of the computer system relative to a plurality of pre-programmed

Application No. 10/006,331 Amndt. dated: January 23, 2006 Reply to Office Action mailed:

425-489-9594

location areas and, invokes an operating mode for said computer system based on the location area in which the computer system is located."

Claim 13 includes the recitation:

- "... (c) determining in which location area the computer is located; and
- (d) at boot-up, invoking an operating mode preset for the location area determined in (c)"

Contrary to what might be implied by the above-quoted statements by the Examiner, there is no recitation in claim 1 or in claim 13 concerning "refreshing the location at predetermined intervals" and that feature is not pertinent to the patentability of either claim.

Claim 29 includes the recitation:

"... wherein said processor receives a signal from the location module to determine, at predetermined time intervals, the location of the computer system relative to a plurality of pre-programmed location areas and, to invoke at each such predetermined time interval an operating mode for said computer based on the location area in which the computer is located."

Again, contrary to what might be implied by the above-quoted statements by the Examiner, there is no recitation concerning "boot up" and that feature is not pertinent to the patentability of claim 29.

Each of claims 1, 13 and 29 is patentable over the prior art by reasons of the particular combinations of elements recited in that individual claim.

In addition, the Examiner has cited US Patent 6,418,533 as "prior art made of record". However, Patent 6,418,533 was issued after the filing date of the present application based on an application having an earlier filing date; however, because, as noted by the Examiner, the inventor named in patent 6,418,533 is the same as the inventor named in the present

Application No. 10/006,331 Amndt. dated: January 23, 2006 Reply to Office Action mailed:

application, the patent does not qualify as prior art under 35 USC 102(e), and no other section of 35 USC 102 is applicable.

Entry of these comments into the record is respectfully requested.

Date: January 23, 2006 Hewlett-Packard Company Intellectual Property Administration PO Box 272400

Fort Collins, CO 80527-2400

Respectfully submitted,

N. Rhys Merrett Attorney for Applicant Reg. No. 27,250